RAJU SUNDARAN, an attorney duly admitted to practice in the United States District Court for the Southern District of New York, declares under penalty of perjury and pursuant to 28 U.S.C. §1746 that the following is true and correct:

- I am an Assistant Corporation Counsel in the office of MICHAEL A. 1. CARDOZO, Corporation Counsel of the City of New York, attorney for defendants.
- I am familiar with the facts and circumstances stated herein based upon personal 2. knowledge, the books and records of the City of New York, and conversations with its agents and employees. I submit this declaration in support of defendants' reply memorandum of law in further support of their objections to the order of Magistrate Judge James C. Francis IV's, dated January 23, 2008, granting plaintiffs' motions to amend in part.
- Annexed hereto as Exhibit G is the Order of Magistrate Judge James C. Francis 3. IV, entered March 19, 2008, in all RNC actions concerning the RNC case management orders.
- Annexed hereto as Exhibit H is the Order of Magistrate Judge James C. Francis 4. IV, entered July 5, 2007, in all RNC actions concerning deposition scheduling.
- Annexed hereto as Exhibit I is the Order of Magistrate Judge James C. Francis IV, 5. entered October 26, 2007 in all RNC actions suspending deadlines for submission of dispositive motions in each case management order.

- 6. Annexed hereto as Exhibit J is Order of the Honorable Kenneth M. Karas, entered on July 21, 2005 in MacNamara, et al. v. City of New York, et al., 04 CV 9216 (RJS)(JCF).
- 7. Annexed hereto as Exhibit K is the Case Management Order, entered May 5, 2006, in Tikkun v. City of New York, et al., 05 CV 9901 (RJS)(JCF) specifically setting forth the deadline to amend the complaint.
- 8. Annexed hereto as Exhibit L is the Case Management Order, entered May 15, 2006, in Portera, et al. v. City of New York, et al., 05 CV 9985 (RJS)(JCF) specifically setting forth the deadline to amend the complaint.
- 9. Annexed hereto as Exhibit M is the Case Management Order, entered November 9, 2005, in Lee v. City of New York, et al., 05 CV 5528 (RJS)(JCF) and Cohen v. City of New York, et al., 05 CV 6780 (RJS)(JCF) specifically setting forth the deadline to amend the complaint.
- 10. Annexed hereto as <u>Exhibit N</u> is the Case Management Order, entered November 10, 2005, in <u>Bell v. City of New York, et al.</u>, 05 CV 3705 (RJS)(JCF) and <u>Starin v. City of New York, et al.</u>, 05 CV 5152 (RJS)(JCF) specifically setting forth the deadline to amend the complaint.
- 11. Annexed hereto as Exhibit O is the Order of Magistrate Judge James C. Francis IV, entered November 20, 2006, in Phillips, et al. v. City of New York, et al., 05 CV 7624 (RJS)(JCF); Coburn, et al. v. City of New York, et al., 05 CV 7623 (RJS)(JCF); Sloan, et al. v. City of New York, et al., 05 CV 7668 (RJS)(JCF); Galitzer v. City of New York, et al., 05 CV 7669 (RJS)(JCF); Bastidas, et al. v. City of New York, et al., 05 CV 7670 (RJS)(JCF); Carney, et al. v. City of New York, et al., 05 CV 7672 (RJS)(JCF); and Sikelianos v. City of New York, et al., 05 CV 7673 (RJS)(JCF) and the Order of Magistrate Judge James C. Francis IV, entered

March 2, 2007, in Drescher v. City of New York, et al., 05 CV 7541 (RJS)(JCF), concerning

discovery deadlines in the case management orders.

12. Annexed hereto as Exhibit P are excerpts from the Deposition Testimony of Chief

Terence Monahan in the RNC cases specifically identifying Commissioner David Cohen in

connection with the RNC.

13. Annexed hereto as Exhibit Q are excerpts from the Deposition Testimony of

Chief Joseph Esposito in the RNC cases specifically identifying Commissioner David Cohen in

connection with the RNC.

14. Annexed hereto as Exhibit R is the Letter from James Mirro, Esq., dated February

1, 2008, to the Honorable Richard J. Sullivan, U.S.D.J., concerning the proposed briefing

schedule for defendants' Rule 72 Appeal of Magistrate James C. Francis IV's January 23, 2008

Order granting plaintiffs' motion to amend in part.

15. Annexed hereto as Exhibit S is an Email from Clare Norins, Esq., dated February

3, 2008, to defendants' request for consent to the proposed Rule 72 briefing schedule.

16. I certify that the documents attached as Exhibits G through S to this declaration

are true and correct copies of the original documents.

Dated: New York, New York

April 7, 2008

Assistant Corporation Counsel

Appendix of Cases On Appeal Of January 23, 2008 Order

- 1. MacNamara, et al. v. City of New York, et al., 04 CV 9216 (RJS)(JCF).
- 2. Rechtschaffer v. City of New York, et al., 05 CV 9930 (RJS)(JCF).
- 3. Portera v. City of New York, et al., 05 CV 9985 (RJS)(JCF).
- 4. Bunim, et al. v. City of New York, et al., 05 CV 1562 (RJS)(JCF).
- 5. Kalra, et al. v. City of New York, et al., 05 CV 1563 (RJS)(JCF).
- 6. Ryan, et al. v. City of New York, et al., 05 CV 1564 (RJS)(JCF).
- 7. Garbini, et al. v. City of New York, et al., 05 CV 1565 (RJS)(JCF).
- 8. Greenwald, et al. v. City of New York, et al., 05 CV 1566 (RJS)(JCF).
- 9. Pickett, et al. v. City of New York, et al., 05 CV 1567 (RJS)(JCF).
- 10. Tremayne, et al. v. City of New York, et al., 05 CV 1568 (RJS)(JCF).
- 11. Biddle, et al. v. City of New York, et al., 05 CV 1570 (RJS)(JCF).
- 12. Moran, et al. v. City of New York, et al., 05 CV 1571 (RJS)(JCF).
- 13. Botbol, et al. v. City of New York, et al., 05 CV 1572 (RJS)(JCF).
- 14. Crotty, et al. v. City of New York, et al., 05 CV 7577 (RJS)(JCF).
- 15. Stark, et al. v. City of New York, et al., 05 CV 7579 (RJS)(JCF).
- 16. Lalier, et al. v. City of New York, et al., 05 CV 7580 (RJS)(JCF).
- 17. Grosso v. City of New York, et al., 05 CV 5080 (RJS)(JCF).
- 18. <u>Dudek v. City of New York, et al.</u>, 04 CV 10178 (RJS)(JCF).
- 19. Bell v. City of New York, et al., 05 CV 3705 (RJS)(JCF).
- 20. Starin v. City of New York, et al., 05 CV 5152 (RJS)(JCF).
- 21. Lee v. City of New York, et al., 05 CV 5528 (RJS)(JCF).
- 22. Cohen v. City of New York, et al., 05 CV 6780 (RJS)(JCF).

- 23. Phillips, et al. v. City of New York, et al., 05 CV 7624 (RJS)(JCF).
- 24. Coburn, et al. v. City of New York, et al., 05 CV 7623 (RJS)(JCF).
- 25. Drescher v. City of New York, et al., 05 CV 7541 (RJS)(JCF).
- 26. Bastidas, et al. v. City of New York, et al., 05 CV 7670 (RJS)(JCF).
- 27. Xu, et al. v. City of New York, et al., 05 CV 7672 (RJS)(JCF).
- 28. Sloan, et al. v. City of New York, et al., 05 CV 7668 (RJS)(JCF).
- 29. Galitzer v. City of New York, et al., 05 CV 7669 (RJS)(JCF).
- 30. Sikelianos v. City of New York, et al., 05 CV 7673 (RJS)(JCF).
- 31. Abdell, et al. v. City of New York, et al., 05 CV 8453 (RJS)(JCF).
- 32. Adams, et al. v. City of New York, et al., 05 CV 9484 (RJS)(JCF).
- 33. Araneda, et al. v. City of New York, et al., 05 CV 9738 (RJS)(JCF).
- 34. Eastwood, et al. v. City of New York, et al., 05 CV 9483 (RJS)(JCF).
- 35. <u>Tikkun v. City of New York, et al.</u>, 05 CV 9901 (RJS)(JCF).

EXHIBIT G

THIS ORDER IS TO BE DOCKETED 372 FILED 3/19/2008 PAGE CASES

Defendants. JAMES C. FRANCIS IV UNITED STATES MAGISTRATE JUDGE	DATE FILED: 3/19/08
THE CITY OF NEW YORK, et al.,	USDS SDNY DOCUMENT ELECTRONICALLY FILED DOC #:
Plaintiffs, - against -	ORDER
HACER DINLER, et al.,	: 04 Civ. 7921 (RJS) (JCF)
Defendants.	:
THE CITY OF NEW YORK, et al.,	; ;
- against -	:
Plaintiffs,	* <u>LEAD_CASE</u> *
MICHAEL SCHILLER, et al.,	-: : 04 Civ. 7922 (RJS) (JCF)
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	(ECF)

Defendants having requested by letter dated February 13, 2008 an order requiring plaintiffs in all RNC cases to identify those non-party witnesses they expect to call at trial, it is hereby ORDERED as follows:

- 1. By March 31, 2008, counsel for all parties shall identify all non-party fact witnesses that they reasonably expect to testify at trial on behalf of their respective clients.
- 2. Absent exceptional circumstances, depositions of fact witnesses are concluded in all RNC cases, consistent with the case management orders. While some of the case management orders were extended de facto by the master deposition scheduling order, there was no basis for assuming that they had been abandoned altogether.

Case 1:04-cv-07922-RJS-JCF Document 371 Filed 03/19/2008 Page 2 of 2 This order does not preclude depositions necessitated by Judge

Sullivan's determination of issues now pending before him.

SO ORDERED.

JAMES C. FRANCIS IV
UNITED STATES MAGISTRATE JUDGE

Dated:

New York, New York

March 19, 2008

Copies mailed this date:

All Plaintiff's Counsel

Gerald S. Smith, Esq. Senior Corporation Counsel City of New York Law Department 100 Church Street New York, NY 10007 Case 1:05-cv-08453-RJS-JCF Document 178-2 Filed 04/10/2008 Page 9 of 79

EXHIBIT H

Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 Page 1 of 13

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

MICHAEL SCHILLER, FRANCESCA FIORENTINI, ROBERT CURLEY, and NEAL CURLEY,

. Plaintiffs,

- against -

The CITY OF NEW YORK; RAYMOND KELLY, Commissioner of the New York City Police Department; TERENCE MONAHAN, Assistant Chief of the Bronx Bureau of the New York City Police Department,

Defendants.

HACER DINLER, ANN MAURER, ASHLEY WATERS,

Plaintiffs,

- against -

CITY OF NEW YORK, COMMISSIONER RAYMOND KELLY,

Defendants.

JAMES C. FRANCIS IV UNITED STATES MAGISTRATE JUDGE (ECF)

: 04 Civ. 7922 (KMK) (JCF) : LEAD CASE

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 7/5/07

DOCKET IN ALL RNC CASES

04 Civ. 7921 (KMK) (JCF)

ORDER

Counsel having submitted lists of agreed dates for depositions as well as lists of deponents for whom no date has been agreed upon, it is hereby ORDERED as follows:

:

- 1. Depositions shall be conducted in accordance with the schedule set forth in the Appendix to this order. Counsel may deviate from that schedule only upon written stipulation or further order of the Court.
- 2. Where counsel appear to have agreed on more than one date for any witness, that witness has been listed for multiple dates.

- 3. Witnesses previously deposed have not been included in the schedule. If and when a dispute arises concerning either the propriety of recalling such a witness or the date of such a deposition, I will adjudicate those issues.
- 4. All counsel shall receive electronic notice of this order via ECF.

SO ORDERED.

JAMES C. FRANCIS IV
UNITED STATES MAGISTRATE JUDGE

Dated: New York, New York July 5, 2007

Copies mailed this date:

Christopher T. Dunn, Esq. New York Civil Liberties Union 125 Broad Street, 17th Floor New York, New York 10004

Peter G. Farrell, Esq. Special Assistant Corporation Counsel City of New York Law Department 100 Church Street New York, New York 10007

Joseph Carranza P.O. Box 575060 Whitestone, New York 11357 Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 Page 3 of 13

<u>APPENDIX</u>

July 2-6, 2007

<u>Date</u>	Plaintiffs Witnesses	Defendants Witnesses
7/2	Crotty	
7/3	Geocos Hardesty	PO Denise Rose Hinksman Sgt. Sean O'Connor
7/5		DC Vincent Giordano
7/6	Flynn	
	July 9-13	, 2007
7/9	Ryan	Captain William Crossan PO Linder
7/10	Lucrezia Neary Roebling Tepsic	PO Keri Mitchell Sgt. Evan Minoque Lt. David Sleve Insp. James McCarthy
7/1]	Henriksan Heinegg Migliore Burns	
7/12	Rochfort Charity James	PO Donald Nelzi Sgt. Michael Sold PO Jeremiah Malone
7/13	Rosemoore Vaughan Poe Hannah Janeway	Captain Ronald Mercandetti
	July 16-20	, 2007
7/16	Ponce Lorusso Stone	Sgt. Allison Mullen Lt. Byrne PO Michael Eils PO Michael Caligere Lt. Brian Jackson Lt. Chris Delsante
7/17	Vaull Milne Marx	Sgt. Eddie Murpy Det. Michael Cummings PO Phillip Facenda PO Magdalen Kobiolka PO Yahaira LaChapell

Case 1:05-cv-084 Case 1:04-cv	.53-RJS-JCF Do -07922-KMK-JCF	Document 178-2 Filed 04/10/2008 Page 13 of 79 Document 241 Filed 07/05/2007 Page 4 of 13
7/18	Lalier Marty Rosenberg Paris	Lt. James O'Sullivan Sgt. Jorge Encarnacion PO Cuong Nguyen
7/19	Paine C. Lee Ortiz Palmer	UC 6216 PO Johanna Greenberg PO Timothy Cai PO Ed Harrigan
7/20	Parrot Melchor Church Howc	Lt. John Berquist PO Valerio Rodriguez PO Joseph Cappleman
	j	fuly 23-27, 2007
7/23	Biddle Benjamin Goldenberg Jashnani	Cpt. Chico Cpt. Alexander Laera EMT Emery Taylor
7/24	Biddle Ingber Wipfli Henry	PO Vincent Fortunato PO Victor Perez Sgt. Allison Keating PO Tyree Fischer PO Sal Sedita
7/25	Wood Hasa Feinstein Miller	Chief William Morris Sgt. Donnelly Sgt. Darligan
7/26	Bekavac Hardesty Dickerson St. Laurent	Connie Fisher Lt. John Dolan Sgt. Evelyn Rivera Sgt. Conor McCourt PO Brett Bara PO Heriberto Mercado
7/27	Adams Stark Cheung Petrick	John Doe White Shirt Supervisor
	Ju	ly 30-Aug.3, 2007
7/30	Stipe Muellan Pogge Goldberg	Lt. Daniel Albano PO Courtney Hamlin Sergio Coppola
7/31	Zalk Crook Mukerjee Robinson	DI Michael Yanosik Sgt. William Murphy PO Remy Randall PO Daniel Ryan PO Christopher Chan PO Patrick Speechley

Case 1:05-cv-0845 Case 1:04-cv-0	3-RJS-JCF Do 07922-KMK-JCF	cument 178-2 Document 241	Filed 04/10/2008 Filed 07/05/2007	Page 14 of 79 Page 5 of 13
8/1	Giuliani Roberts Swink Howard		en Hammerman lose Chaparro	
8/2	Mitrano Albert Raymond	Capt PO I	Thomas Pelligrino ain Eugene Montchal Daniel Jasinski ohn Pribetich	
8/3	Fowler Bornstein Nechay Shiller	PO T	Adam Piergostino Thomas Carney Patrice Barolette	
	A	Aug. 6-10, 2007		
8/6	Sladek Averbakh Jones O'Reilly	Sgt. I	Aichael Balicki Bolte agdeep Singh	
8/7	Griffith Wood Hall Turse	PO Jo	ohn Cousins	
8/8	Taft Alexander Tejada Ellisen	PO M Insp.	lelissa Roman Ward	
8/9	Lewis Sidle Ogden-Nuss Remmes	Ranki	regory Karnbach ng DCPI employees at ng NYPD Legal Burea	16th St. u at 16th St.
8/10	Bensen Sidle Lefemine	PÖ Ja Chief Sgt. A	fichael Ingram vier Cordero Michael Scagnelli rthur Smarsch tthleen Curnyn	
	Aug. 13-1	7, 2007		
8/13	Nelia Calabrese Cook Bhalla	Rankir PO Ma PO Wa	ymond Ng ng DCPI employee Fult ntt Wohl alter Padilla artin Vasquez	on St.

	Aug. 13-17,	2007
8/13	Nelia Calabrese Cook Bhalla	PO Raymond Ng Ranking DCPI employee Fulton St. PO Matt Wohl PO Walter Padilla PO Martin Vasquez
8/14	Flaton Luci Bunn Rigby	Lt. James Griffin Lt. Joseph Sitro PO Michael Carrieri PO Joseph Andrade

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Case 1:05-cv-084	453-RJS-JCF D v-07922-KMK-JCF	Ocument 178-2 Document 241	
8/15	Gingold Lang Richins	PO I Cmr Cmr "Blu	Kegham Jarjokian nr. Garry McCarthy nr. Robert Messner
8/16	Chandra Rivera Spector Rettstadt	Sgt.	. Robert Bonifati Crichigno Daniel Sarrubbo
8/17	Botbol Blackburn Kyne		ain Dowling Steven Papola
	Aug. 20	0-24, 2007	
8/20	Roth Lassel Behling Duncan	PO B PO Ja	ain Dermot Shea Frian McSweeney Ames Wolff Ohn Rooney
8/21	Rechtschaffer Bhagat Rubin Dietzen Cohen	Sean	eil Rodriguez Gumbs k Quigley
8/22	Rorvig Langley Emmer Knapp	PO V	ictoria Schneider
8/23	O'Dierno Todd Glick Grisham		oel Rodriguez John Hughes
8/24	Pielrí Winkler T. Gaster	PÖ Jas PO Ta Martin	regory Pekera son Wolf nisha Diaz I Paolino eslie Chan
	Α	ug. 27-31, 2007	
8/27	Aikman Davidson		chael Filoseta is Pasquarelli

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8/27	Aikman Davidson Trinkl Eastwood	PO Michael Filoseta Lt. Chris Pasquarelli
8/28	Pelcynski Muench Rosenthal Trudell C. Dwyer	Sgt. Jim Giambrone Sgt. Hugh Byrne

	4-cv-07922-KMK-JCF	Document 241 Filed 07/05/2007	
8/29	Fremont Borok Renwick Hunt Martin	Sgt. Anthony Rivers Sgt. Janus Fitzpatrick PO David Lawrence PO Gregory Markowski	
8/30	Portera Buhle Walker Wu	Lt. Antonio Venice	
8/31	Greenwald Vreeland Conley	PO Anthony Mason	
	Sept. 3-7	, 2007	
9/4	Galitzer Brar DeBruhl Gaster	Sgt. Holmes	
9/5	Viertel Janeway Tremayne Stephens Kalra	Lt. Christopher Czark Sgt. John White Sgt. Anthony Dellavalle	
9/6	Katz Kappel Gamboa Sanchez Albertson	PO Francesco Belluscio PO Robert Hamer	
9/7	Biddle Rubinfeld Ferrand-Sapsis Wilson Walden Carranza	Comm. Thomas Doepfner	
	Sept. 10-1	4, 2007	
9/10	Argyros Quick Reyna Janney Wright	Sgt. Geraldine Falcon Sgt. Frederick Grover PO John Martinez PO Jacqueline DeCarlo	
9/11	Juarez Mathews Williamson Esquiviel	Ruby Marin-Jordan Det. Ahearn Sgt. DeConne	

Williamson Esquiviel

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Case 1:05-cv-08453-RJS-JCF Document 178-2 Filed 04/10/2008 Page 17 of 79

Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 Page 8 of 13 9/12 Kojis Lt. John Connolly Holt Gross Ekberg Albertson 9/13 Freas Insp. Kerry Sweet Davies A. Sensiba G. Sensiba 9/14 Bastidas PO Kevin Scott Shekarchi Sgt. Anthony Kempinski Mulligan Sgt. Marc Manara Segal Jordan Sept. 17-21, 2007 9/17 Soloff Insp. John O'Connell Becker PO Joseph Fong Capps PO Brian Martin Lovecchio PO John Murtagh 9/18 Sakayama SA Stephen Hughes Edwards Epstein Drummond Walsh 9/19 Reed Captain Thomas Arnet Rahn PO Bart Pipcinski Vik Lt. Daniel Hayes Hotchkiss Sgt. Steven Dean O'Reilly-Rowe Mark Vazques 9/20 Majmudar PO Raul Santos Schulmeister PO Michael Christian Consigny Catchpole Drescher 9/21 Weaver Captain Andrew Savino Belbin PO Santo Ippolito Parry PO William Haut Spritzer Sept. 24-28, 2007 9/24 Barron Lt. Daniel MacFarland Cox PO Neil Stumpf Pardew PO Christopher Krutys D. Dwyer

Petrello

Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 Page 9 of 13 9/25 Laura PO Michael Safoshnick K. Roberts PO Josh Lewis Bunim PO Linda Araque Zambeck PO Mark Steiner Arenda 9/26 Caspar Crim. Justice Coordinator Reps. Dyer Sgt. O'Toole Schoemann Sgt. Marerro Wilson Miller 9/27 Adamson Sgt. Gantt Haglund White shirted supervisor Podber Ditman Cohnen 9/28 Jabour Yahoshua Blisko Shaw Weikart Noonan Lang Oct. 1-5, 2007 10/1 Xu PO Debra Mitchell Zariela PO James Grimes Handleman PO Alberto Angilletta Assam PO Rene Sola Kressly 10/2Kaplan Det. Joseph Sobolewski Vendetti PO Jason Stewart Pan PO Sontz Rueckner PO Timothy Spies PO Ebony Huntley 10/3 Heinhold PO Mona Phillips Kunz Capt. Kavanaugh Ellmannn Carmine Fiore Martini Miller 10/4 Flanigan Lt. Connolly Eifert Sgt. Chang Toerper Det. Nicholas Stanich James PO Brendan Meehan Cavanagh 10/5 Miller PO Jason Martinoff Hurley Sgt. Thomas Durkin Whitney PO Gary Florencio Norwid Turner

Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 Page 10 of 13

Oct. 8-12, 2007

	OC1. 6-1	.2, 2007
10/8	Potok Gibbons	Sgt. Ronald Meyers Sgt. Gerald Fitzpatrick PO Poletto PO Glenn Hudecek
10/9	Lesser Dress Taylor Hottle Lahn	PO Elvis Shero Carlos Pucheco Isaura Peralta
10/10	Reilly Levin Lynn Hemandez Tikkun	Amir Rasheed PO Donna Farrell PO Shawn Allen
10/11	Porto Rosen Weltha Rose Kanouse	Commander Charles DiRienzo Lt. Charles Harnan PO Gregory Michels PO Louron Hall
10/12	Phillips Maddox Grimshaw M. Lee Ashbeck	Shakeel Ansari PO James Chung PO Michael Bonacci PO Pavel Gomez
	Oct. 15-19	, 2007
10/15	Harak Coburn Heifetz Bacon Davis	PO Shield 4483 Sgt. Young PO Steven Caraballo PO Hui Chi
10/16	Ross Cody Strasser Barber Larson	PO Manzi PO Adam Panasuk PO Michael Ali
10/17	Conklin Palmer McGee Gross Kantor	PO Matthew Sherman PO Maria Veliz PO Victor Lebron PO James Connolly
10/18	Goldstein Peterson Carney Kavanagh	Sgt. Gutierrez Sgt. Reynolds Sgt. Rivers Sgt. Rivera

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Case 1:04-cv-07922-KMK-JCF Document 241 Filed 07/05/2007 10/19 Espisito PO Gabriel Healy Tuzzolo Gregory Fontaine McEldowney Langergaard Kocek Oct. 22-26, 2007 10/22 Thomas-Melly PO Tyrone Riggan Aronowsky PO Franklin Diaz Breznau PO Colleen Killen Nawalkowsky Laken 10/23 Wilcox Policy Witness (Tikkun) Mahoney Murdock Crane Hill 10/24 Weiss PO Felicia Alfred Partnow PO Sgt. Calderone Seshimo Lanctot Hedemann 10/25 Swanson PO Kimberly Daly Sassone PO Michael Gonzalez Pickett PO Terence McMenamy Duvail Lahond 10/26 Stefanelli PO Giuseppe Ganci Gindi Sgt. Shield 2713 Anastasio PO Lucille Fredericks Barrows Boisvert Oct. 29-Nov. 2, 2007 10/29 Sikelianos PO John Woods Kaye PO Michael Deckert Sperry Wetherby Siegel 10/30 Meyer PO Moises Martinez Pelzek PO Thomas McDonnell Gordon Barfield 10/31 Sloan PO Joseph Bucchignano Fix PO Virgilio Benscosme Adams Logan

Parrott

Case 1:05-cv-0845 Case 1:04-cv-0	3-RJS-JCF D 7922-KMK-JCF	ocument 17 Document		Filed 04/10/2008 Filed 07/05/2007	Page 21 of 79 Page 12 of 13
11/1	Lovejoy Philips Lebet Nicinski McGee			James Johnson ptain McCormack	·
11/2	Hobbs Vilanova-Mar Duhaime San Marchi Dorals	rques	Dav	icial re DOCS Planning Arrest Processing vid Szaboles ohen Valentine	g &
	Nov. 5	5-9, 2007			
11/5	Flynn Martin White Shotwell Colville			Robert Martin Gerard Neumann	
11/6	Hankin		Shiel	Acosta d 14447 homas Lowe	
11/7	Schutzenhofer Moran Freitag Krassan Benn			nd Betts Fregory Bell	
11/8	Adame Elfrank-Dana Reyes Scofield Kern		Lt. Ra PO M	James Capaldo Iymond Spinella Ichael Ho Iew Repetti	
11/9	Landwehr Jenkins Pincus D'Ornellas Murray		PO Kh PO Do	amwate Brijbukhan minick Bizarro	

Nov. 12-16, 2007

Walsh Perry Hardie Joseph 11/12 PO John Epstein N. Hoy

11/13 Scooter Supervisor

Corley Ross Bernard Веепу

Case 1:05-cv-08	453-RJS-JCF Do	ocument 178-2	Filed 04/10/2008	Page 22 of 79
Case 1:04-c	v-07922-KMK-JCF	Document 241	Filed 07/05/2007	Page 13 of 13
11/14	Doxtader Kerns Burns DeMott	Det PO	James Roscher Christopher Ambrose Thomas Crean David Cicatiello	:
11/15	Hill Prokop Kinane	Ker PO	nneth Singleton Matthew Loftus	
11/16	Charney Agnase Gunn Ivors	Cpt.	John Scolaro	

EXHIBIT I

The Case 1:04-cy-07922-RJS-ICE OF Document 297 Filed 10/26/2007 Page 1 of 2 MICHAEL SCHILLER, et al., : 04 Civ. 7922 (RJS) (JCF) *LEAD CASE* Plaintiffs, : DOCKET IN ALL RELATED CASES - against -THE CITY OF NEW YORK, et al., Defendants. HACER DINLER, et al., : 04 Civ. 7921 (RJS) (JCF) Plaintiffs, ORDER - against -USDC SDNY THE CITY OF NEW YORK, et al., DOCUMENT ELECTRONICALLY FILED Defendants. DOC #:

In view of the outstanding discovery issues in many of the cases consolidated for discovery, the deadlines currently established by each case management order for submission of dispositive motions are suspended pending further order of the Court.

SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

Dated: New York, New York
October 26, 2007

JAMES C. FRANCIS IV

UNITED STATES MAGISTRATE JUDGE

EXHIBIT J

JUL 1 , 2005

JONATHAN C HOORE* WILLIAM H. GOODMAN**

DAVID MILTON

TALBO ADMITTED IN CALIFORNIA AND ILLINOIS TALBO ADMITTED IN MICHIDAN

MOORE & GOODMAN, LLP

ATTORNEYS AT LAW 740 BROADWAY AT ASTOR PLACE NEW YORK, N.Y. 10003-8518

> TELEPHONE (212) 383-9587 FACS MILE (212) 674-4614

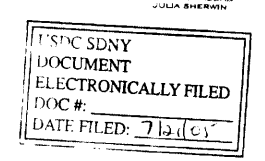
MEMO ENDORSED

JANICE M. BADALUTZ
PARALEGAL/INVESTIGATOR

OF COUNSEL
MICHAEL HADDAD

July 5, 2005

VIA FAX: 212-805-7968
The Honorable Kenneth M. Karas
United States District Court
500 Pearl Street
New York, NY 10007



Re: MacNamara et al. V. City of New York, et al., 04 CV 9216 (KMK)

Your Honor,

Our law office has unexpectedly lost our lease and as a consequence, we are requesting a three-month delay in the previously negotiated and ordered Case Management Order (CMO) in the above-captioned case. I have contacted counsel for the defendants and we have agreed upon the following modifications in the CMO and are jointly requesting that the Court enter an Order, in accordance therewith.

We have agreed that, with the Court's permission, all dates set forth in the CMO (beginning with Paragraph 8) shall be postponed three months, with the following conditions and exceptions:

- 1. Plaintiffs' responses to the City's interrogatories and document requsets, served on May 20, 2005, along with all executed releases, shall be served upon the City on a rolling basis, but no later that July 18, 2005;
- 2. The depositions of the named plaintiffs, noticed by the defendants on June 15, 2005 are adjourned until the pertinent records are produced and the parties set of these depositions shall be completed before plaintiffs serve their motion for class certification;
- 3. All of the provisions of the current CMO remain in place except those deadlines

MOORE & GOODMAN, LLP

MEMO ENDORSED

affected by this agreement and Order,

- Plaintiffs shall file their Amended Complaint by July 15, 2005, and defendants' response shall be due by August 22, 2005;
- In the event that any witnesses whom the plaintiffs' seek to depose in this case, aside from arresting officers, are first noticed in another RNC case, plaintiffs will participate in that deposition rather than depose the witness separately.

The parties have also agreed that two of the plaintiffs, Julia Cohen and Chris Kornicke, will be dismissed without prejudice, as they have obtained new counsel. We will prepare a stipulation and Order. We thank the Court for its patience and cooperation.

Sincerely,

William Goodman

Moore & Goodman, LLP

cc: James Mirro

Fax: 212-788-9776

with the exceptions noted in this letter, and for the reasons stated therein, the dates set forth in the (ase management order coeff 21) below paragraph to an postponed for two months.

2

ORDERED

7/11/05

EXHIBIT K

Case 1:05-cv-08453-RJS-JCF Document 178-2 Filed 04/10/2008 Page 29 of 79

Case 1:05-cv-09901-RJS-JCF Document 11 Filed 05/05/2006 Page 1 of 4

UNITED STATES DISTRICT COUR SOUTHERN DISTRICT OF NEW YO	USDC: DOCL: CELECTE: ALLY FILED PLOC # DATE CLED 5/5/06
KAITLYN TIKKUN, et al.,	CASE MANAGEMENT
Plaintiff,	ORDER
-versus-	05 CV 9901 (KMK)(JCF)
THE CITY OF NEW YORK, et al.	
Defendants	
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	X

Pursuant to Rule 16 of the Federal Rules of Civil Procedure, the Court hereby enters its Case Management Order governing the foregoing case. This case arises from the arrest and detention of plaintiff by the New York City Police Department around the time of the Republican National Convention in New York City in late August and early September 2004 ("RNC Cases"). It involves numerous Defendants including the City of New York, its Mayor and Commissioner of Police.

In this case, the parties expect that issue will be joined shortly and that all of the material allegations of the complaint will be denied. Defendants have stipulated to the following terms at this time to permit Plaintiffs in these actions the opportunity to participate in the consolidated discovery currently underway in the related RNC Cases. In the interests of the convenience and economy of the parties, and the efficient management and oversight of the Court's docket, the Court hereby enters this order, the provisions of which are designed to be compatible with those in the RNC Case of <u>Macnamara</u>, et al. v. The City of New York, et al., No. 04-CV-9216 (KMK) (JCF) and others.

In addition to this order, the parties are bound by (and the Court is entering in this case separately) Discovery Order #1 (which provides for the consolidated depositions of certain

Filed 05/05/2006

Page 2 of 4

defense witnesses) and Protective Order #1 (which provides for the confidential treatment of certain discovery materials).

The Court is advised that the parties do not consent to trial of this case by magistrate judge. The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. All motions and applications shall be governed by the Court's Individual Practices, including pre-motion conference requirements. This order may be modified only by agreement of the parties, subject to the Court's approval, or upon a showing of good cause.

<u>DATE DUE</u>	PLEADINGS & DISCOVERY
	The parties have agreed to dispense with initial disclosures and have commenced discovery.
5/1/06	Plaintiffs shall have served any amended complaint adding claims or joining parties. No further amendment to the complaint shall be permitted without leave of court.
5/31/06	The parties currently expect that the consolidated depositions of defense witnesses, as contemplated by Discovery Order #1, shall proceed at least through this date.
8/106 -11/1/06 11/106 -2/1/07	All written discovery, including document requests and interrogatories, shall have been served, except as provided below.
	All depositions of fact witnesses shall have been noticed. With respect to both fact and expert witnesses, unless the noticing party assents, depositions of particular witnesses are not to be held until the party producing the witness has responded to any outstanding interrogatories and requests for documents pertaining to that witness. Once a party has completed the deposition of a witness, that party shall not later seek to re-depose that witness absent good cause.
\$/1/07 \$/1/07	All fact discovery shall have been completed.
3 /1/07	Plaintiffs shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.

Case 1:05-cv-09901-RJS-JCF

Document 11

Filed 05/05/2006

Page 3 of 4

斗 水/1/07

Depositions of plaintiffs' trial experts shall be completed.

Defendants shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.

Depositions of defendants' trial experts shall be completed.

All contention interrogatories and requests to admit shall be served.

All responses due to contention interrogatories and requests to admit.

All counsel must meet for at least one hour to discuss settlement no later than this date.

Counsel for the parties have discussed holding a settlement conference before a Magistrate Judge. The parties request a settlement conference before a Magistrate Judge.

Counsel for the parties have discussed the use of the Court's Mediation Program. The parties do not request that the case be referred to the Court's Mediation Program.

Counsel for the parties have discussed the use of a privately retained mediator. The parties do not intend to use a privately retained mediator.

DISPOSITIVE MOTIONS

All dispositive motions shall have been served. Pursuant to the undersigned's Individual Practices, the parties shall request a pre-motion conference in writing at least four weeks prior to this deadline.

Oppositions due to all dispositive motions.

Replies, if any, due to all dispositive motions.

Should any part of the case remain after the Court's ruling on dispositive motions, a Pre-Trial Conference with the Court shall be held. Prior to that conference, the parties shall consult and submit to the Court a Joint Pretrial Order prepared in accordance with the Undersigned's Individual Practices and Rule 26(a)(3) of the Federal Rules of Civil Procedure. If this action is to be tried before a jury, proposed voir dire, jury instructions and a verdict form shall be filed with the Joint Pretrial Order. Counsel are required to meet and confer on the jury instructions and verdict form in an effort to make an agreed upon submission.

10/1/07 14/08 11/1/07 24/08

Within 30 days of the Court's ruling on dispositive motions

Case 1:05-cv-09901-RJS-JCF Document 11 Filed 05/05/2006 Page 4 of 4

> The parties have conferred and their present best estimate of the length of trial of an individual plaintiff's case is approximately 3 weeks.

SO ORDERED

DATED:

New York, New York May _____, 2006

United States Magistrate Judge

EXHIBIT L

5-12505: 4:590M;xacox			04/10/2000 Tage 3	
5-12Case 1:05-6v-0985-F	RJS-JCF Doc	ument 10 File	<u>d 05/15/200ි6 2 1 ච</u> a්ලීම 1	sof 4 " 4/
UNITED STATES DISTRI SOUTHERN DISTRICT O		DOC #:	CALLY FILED	
BRIAN PORTERA, et al.,		X	CONSOLIDATED C	ASE A
-versus-	Plaintiff,		MANAGEMENT OF 05 CV 9985 (KMK)(Jo	EDER JULY
THE CITY OF NEW YORK	, et al.			/1H ASE
	Defendants.			/Gu.
MICHAEL REUBEN, et al.,				/
-versus-	Plaintiff,		05 CV 9987 (KMK)(JC	CF)
THE CITY OF NEW YORK,	et al.			/

Pursuant to Rule 16 of the Federal Rules of Civil Procedure, the Court hereby enters its Case Management Order governing the foregoing cases. These cases arise from arrests and detentions by the New York City Police Department around the time of the Republican National Convention in New York City in late August and early September 2004 ("RNC Cases"). They involve numerous Defendants including the City of New York, its Mayor and Commissioner of Police.

Defendants.

In these cases, issue has been joined and all of the material allegations of the complaints have been denied. Defendants have stipulated to the following terms at this time to permit Plaintiffs in these actions the opportunity to participate in the consolidated discovery currently underway in the related RNC Cases. In the interests of the convenience and economy of the parties, and the efficient management and oversight of the Court's docket, the Court hereby enters this order, the provisions of which are designed to be compatible with those in the

RNC Case captioned <u>Macnamara</u>, et al. v. The City of New York, et al., No. 04-CV-9216 (KMK) (JCF) and others. In addition to this order, the parties are bound by (and the Court is entering in these cases separately) Discovery Order #1 (which provides for the consolidated depositions of certain defense witnesses) and Protective Order #1 (which provides for the confidential treatment of certain discovery materials).

The Court is advised that the parties do not consent to trial by magistrate judge.

The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. All motions and applications shall be governed by the Court's Individual Practices, including pre-motion conference requirements.

This order may be modified only by agreement of the parties, subject to the Court's approval, or upon a showing of good cause.

<u>DATE DUE</u>	PLEADINGS & DISCOVERY
	The parties have agreed to dispense with initial disclosures and have commenced discovery.
5/31/06	The parties currently expect that the consolidated depositions of defense witnesses, as contemplated by Discovery Order #1, shall proceed at least through this date.
6/1/06	Plaintiffs shall have served any amended complaint adding claims or joining parties. No further amendment to the complaint shall be permitted without leave of court.
8/1/06	All written discovery, including document requests and interrogatories, shall have been served, except as provided below.
11/1/06	All depositions of fact witnesses shall have been noticed. With respect to both fact and expert witnesses, unless the noticing party assents, depositions of particular witnesses are not to be held until the party producing the witness has responded to any outstanding interrogatories and requests for documents pertaining to that witness. Once a party has completed the deposition of a witness, that party shall not later seek to re-depose that witness absent good cause.

5-12 Case 1:05-civ-09985-RJS-JCF Document 10 Filed 05/15/20បី6 21 Page 3 of 4

2/1/07	All fact discovery shall have been completed.
3/1/07	Plaintiffs shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
4/1/07	Depositions of plaintiffs' trial experts shall be completed.
5/1/07	Defendants shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
6/1/07	Depositions of defendants' trial experts shall be completed.
7/1/07	All contention interrogatories and requests to admit shall be served.
8/1/07	All responses due to contention interrogatories and requests to admit.
8/15/07	All counsel must meet for at least one hour to discuss settlement no later than this date.
	Counsel for the parties have discussed holding a settlement conference before a Magistrate Judge. The parties request a settlement conference before a Magistrate Judge.
	Counsel for the parties have discussed the use of the Court's Mediation Program. The parties do not request that the case be referred to the Court's Mediation Program.
	Counsel for the parties have discussed the use of a privately retained mediator. The parties do not intend to use a privately retained mediator.
	DISPOSITIVE MOTIONS
9/1/07	All dispositive motions shall have been served. Pursuant to the undersigned's Individual Practices, the parties shall request a pre-motion conference in writing at least four weeks prior to this deadline.
10/1/07	Oppositions due to all dispositive motions.
11/1/07	Replies, if any, due to all dispositive motions.
Within 30 days of the Court's ruling on dispositive motions	Should any part of the case remain after the Court's ruling on dispositive motions, a Pre-Trial Conference with the Court shall be held. Prior to that conference, the parties shall consult and submit to the Court a Joint Pretrial Order prepared in accordance with the Undersigned's Individual Practices and Rule 26(a)(3) of the Federal Rules of Civil Procedure. If

5-10Case 1:05-67-09985-RUS-JCF

Document 10

Filed 05/15/2006212Page 4 of 4

this action is to be tried before a jury, proposed voir dire, jury instructions and a verdict form shall be filed with the Joint Pretrial Order. Counsel are required to meet and confer on the jury instructions and verdict form in an effort to make an agreed upon submission.

The parties have conferred and their present best estimate of the length of trial of an individual plaintiff's case is approximately 2 weeks.

SO ORDERED

DATED:

New York, New York

May 15 2006

James C. Francis IV United States Magistrate Judge

EXHIBIT M

e 1:05-cv-08453-RJS-JC	F –Document 178-2	Filed 04/10/2008 Page 39 of 79
Case 1:05-cv-05528-RJ	S-JCF Document 12	Filed 11/09/2005 Page 1 of 4
UNITED STATES DISTRICT O		USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 11 9 0 5
ADAM WROBLEWSKI,		- x CONSOLIDATED CASE MANAGEMENT ORDER
-versus-	Plaintiff,	05 CV 5150 (KMK)
THE CITY OF NEW YORK	Defendants.	v.
JEANETTE LAHN-SHEEN -versus-		05 CV 5528 (KMK)
THE CITY OF NEW YORK,	Defendants.	
JULIA R. COHEN, -versus-	Plaintiff,	05 CV 6780 (KMK)
THE CITY OF NEW YORK,	, et al. Defendants.	
CHRIS J. KORNICKE,	Plaintiff,	05 CV 7025 (KMK)
THE CITY OF NEW YORK,	et al. Defendants.	

Pursuant to Rule 16 of the Federal Rules of Civil Procedure, the Court hereby enters its Case Management Order governing the foregoing cases. These cases arise from arrests and detentions by the New York City Police Department around the time of the Republican National Convention in New York City in late August and early September 2004 ("RNC Cases"). They involve numerous named Plaintiffs and numerous Defendants including the City of New York, its Mayor and Commissioner of Police.

In these cases, issue has been joined (or will be joined shortly) and all of the material allegations of the complaints have been denied. The following schedule permits

Plaintiffs in these actions the opportunity to participate in the consolidated discovery of

Defendants scheduled to commence this fall in the related RNC Cases, as contemplated by the

Court's Discovery Order #1 (entered on October 3, 2005), followed by a period of discovery of

plaintiffs, non-consolidated defense witnesses and any other discovery in these actions.

The Court is advised that the parties do not consent to trial of this case by magistrate judge. The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. All motions and applications shall be governed by the Court's Individual Practices, including pre-motion conference requirements. This order may be modified only by agreement of the parties, subject to the Court's approval, or upon a showing of good cause.

<u>DATE DUE</u>	PLEADINGS & DISCOVERY
	The parties have agreed to dispense with initial disclosures and have commenced discovery.
12/1/05	Plaintiffs shall have served any amended complaint adding claims or joining parties. No further amendment to the complaint shall be permitted without leave of court.
2/1/06	Depositions of Defendants' "Consolidated Witnesses," as set forth in the Court's Discovery Order #1, shall be completed.
3/1/06	All written discovery, including document requests and interrogatories, shall have been served, except as provided below.
5/1/06	All depositions of fact witnesses shall have been noticed. With respect to both fact and expert witnesses, unless the noticing party assents, depositions of particular witnesses are not to be held until the party producing the witness has responded to any outstanding interrogatories and requests for documents pertaining to that witness. Once a party has completed the deposition of a witness, that party shall not later seek to

Case 1:05-cv-05528-RJS-JCF Document 12 Filed 11/09/2005 Page 3 of 4

	re-depose that witness absent good cause.
6/1/06	All fact discovery shall have been completed.
7/1/06	Plaintiffs shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
8/1/06	Depositions of plaintiffs' trial experts shall be completed.
9/1/06	Defendants shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
10/1/06	Depositions of defendants' trial experts shall be completed.
11/1/06	All contention interrogatories and requests to admit shall be served.
12/1/06	All responses due to contention interrogatories and requests to admit.
12/15/06	All counsel must meet for at least one hour to discuss settlement no later than this date.
	Counsel for the parties have discussed holding a settlement conference before a Magistrate Judge. The parties request a settlement conference before a Magistrate Judge.
	Counsel for the parties have discussed the use of the Court's Mediation Program. The parties do not request that the case be referred to the Court's Mediation Program.
	Counsel for the parties have discussed the use of a privately retained mediator. The parties do not intend to use a privately retained mediator.
	<u>DISPOSITIVE MOTIONS</u>
1/1/07	All dispositive motions shall be served. Pursuant to the undersigned's Individual Practices, the parties shall request a pre-motion conference in writing at least four weeks prior to this deadline.
2/1/07	Oppositions due to all dispositive motions.
3/1/07	Replies, if any, due to all dispositive motions.
Within 30 days of the Court's ruling on dispositive motions	Should any part of the case remain after the Court's ruling on dispositive motions, a Pre-Trial Conference with the Court shall be held. Prior to that conference, the parties shall consult and submit to the Court a Joint Pretrial Order prepared in accordance with the Undersigned's Individual

Case 1:05-cv-05528-RJS-JCF

Document 12

Filed 11/09/2005

Page 4 of 4

Practices and Rule 26(a)(3) of the Federal Rules of Civil Procedure. If this action is to be tried before a jury, proposed voir dire, jury instructions and a verdict form shall be filed with the Joint Pretrial Order. Counsel are required to meet and confer on the jury instructions and verdict form in an effort to make an agreed upon submission.

The parties have conferred and their present best estimate of the length of trial of an individual plaintiff's case is approximately 2 weeks.

SO ORDERED

DATED:

New York, New York

October 9, 2005

James C. Francis

United States Magistrate Judge

EXHIBIT N

se 1:05-cv-08453 - RJS-	JCF Do	cument 178-2	File	ed 04/10/2008	Page 44 of 7
Case 1:05-cv-03616- UNITED STATES DISTI SOUTHERN DISTRICT	RICT COU	J RT		usdc sdny document electronic doc #: date filed:	ALLY FILED
JEFFREY BLACK,	Plaintif	f,			DATED CASE MENT ORDER
THE CITY OF NEW YOR	V at al			03 C ¥ 3010	(14.14.14.)
	Defenda				
CATHIE L. BELL, -versus-	Plaintiff	·	Х	05 CV 3705	(KMK)
THE CITY OF NEW YOR	K, <u>et al</u> .,				
	Defenda				
ELIZABETH STARIN, -versus-	Plaintiff	·	X	05 CV 5152	(KMK)
THE CITY OF NEW YOR	K, <u>et al</u> .,				
	Defenda				
STUART HABER, -versus-	Plaintiff,		Х	05 CV 6193	(KMK)
THE CITY OF NEW YOR	K, <u>et al</u> .,				
~~~~~	Defendar				
		he Federal Rules o		l Procedure, the C	Court hereby
anton its Com Manager				, <u>-</u>	

enters its Case Management Order governing the foregoing cases. These cases arise from arrests and detentions by the New York City Police Department around the time of the Republican National Convention in New York City in late August and early September 2004 ("RNC").

Cases"). They involve numerous named Plaintiffs and numerous Defendants including the City of New York, its Mayor and Commissioner of Police.

In these cases, issue has been joined (or will be joined shortly) and all of the material allegations of the complaints have been denied. The following schedule permits Plaintiffs in these actions the opportunity to participate in the consolidated discovery of Defendants scheduled to commence this fall in the related RNC Cases, as contemplated by the Court's Discovery Order #1 (entered on October 3, 2005), followed by a period of discovery of plaintiffs in these actions.

The Court is advised that the parties do not consent to trial of this case by magistrate judge. The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. All motions and applications shall be governed by the Court's Individual Practices, including pre-motion conference requirements. This order may be modified only by agreement of the parties, subject to the Court's approval, or upon a showing of good cause.

<u>DATE DUE</u>	PLEADINGS & DISCOVERY
12/30/05	Plaintiffs shall have served any amended complaint adding claims or joining parties. No further amendment to the complaint shall be permitted without leave of court.
2/1/06	Depositions of Defendants' "Consolidated Witnesses," as set forth in the Court's Discovery Order #1, shall be completed.
3/1/06	All written discovery, including document requests and interrogatories, shall have been served, except as provided below.
5/1/06	All depositions of fact witnesses shall have been noticed. With respect to both fact and expert witnesses, unless the noticing party assents, depositions of particular witnesses are not to be held until the party producing the witness has responded to any outstanding interrogatories and requests for documents pertaining to that witness. Once a party has

	completed the deposition of a witness, that party shall not later seek to re-depose that witness absent good cause.
6/1/06	All fact discovery shall have been completed.
7/1/06	Plaintiffs shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
8/1/06	Depositions of plaintiffs' trial experts shall be completed.
9/1/06	Defendants shall identify their expert witnesses for trial and provide the disclosures contemplated by the federal rules.
10/1/06	Depositions of defendants' trial experts shall be completed.
11/1/06	All contention interrogatories and requests to admit shall be served.
12/1/06	All responses due to contention interrogatories and requests to admit.
12/15/06	All counsel must meet for at least one hour to discuss settlement no later than this date.
	Counsel for the parties have discussed holding a settlement conference before a Magistrate Judge. The parties request a settlement conference before a Magistrate Judge.
	Counsel for the parties have discussed the use of the Court's Mediation Program. The parties do not request that the case be referred to the Court's Mediation Program.
	Counsel for the parties have discussed the use of a privately retained mediator. The parties do not intend to use a privately retained mediator.
	<u>DISPOSITIVE MOTIONS</u>
1/1/07	All dispositive motions shall be served. Pursuant to the undersigned's Individual Practices, the parties shall request a pre-motion conference in writing at least four weeks prior to this deadline.
2/1/07	Oppositions due to all dispositive motions.
3/1/07	Replies, if any, due to all dispositive motions.
Within 30 days of the Court's ruling on dispositive motions	Should any part of the case remain after the Court's ruling on dispositive motions, a Pre-Trial Conference with the Court shall be held. Prior to that conference, the parties shall consult and submit to the Court a Joint

Case 1:05-cv-03616-RJS-JCF Document 12 Filed 11/10/2005 Page 4 of 4

Pretrial Order prepared in accordance with the Undersigned's Individual Practices and Rule 26(a)(3) of the Federal Rules of Civil Procedure. If this action is to be tried before a jury, proposed voir dire, jury instructions and a verdict form shall be filed with the Joint Pretrial Order. Counsel are required to meet and confer on the jury instructions and verdict form in an effort to make an agreed upon submission.

The parties have conferred and their present best estimate of the length of trial of an individual plaintiff's case is approximately 2 weeks.

### SO ORDERED

DATED: New York, New York

November <u>9</u>, 2005

James C. Francis
United States Magistrate Judge

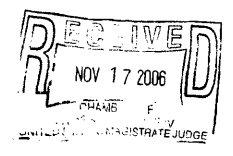
# EXHIBIT O

Case 1:05-cv-07624-RJS-JCF

Document 26

Filed 11/20/2006

Page 1 of 1



### Jeffrey A. Rothman

Attorney at Law 575 Madison Avenue, Suite 1006 New York, NY 10022 Tel.: (212) 348-9833; (212) 937-8450

> Cell: (516) 455-6873 Fax: (212) 591-6343

jrothman@alumni.law.upenn.edu

MEMO ENDO

USDC SDNY	
DOCUMENT	
ELECTRUNICALL	Y FILED

DOC #: DATE FILED:

November 17, 2006

By Hand

The Honorable James C. Francis IV United States Magistrate Judge United States District Court for the Southern District of New York 500 Pearl Street - Room 1960 New York, NY 10007

Re:

Phillips, et al. v. City of New York, et al. 05 Civ. 7624 (KMK) (JCF); Coburn, et al. v. City of New York, et al., 05 Civ. 7623 (KMK) (JCF); Sloan, et al. v. City of New York, et al., 05 Civ. 7668 (KMK) (JCF); Galitzer v. City of New York, et al., 05 Civ. 7669 (KMK) (JCF); Bastidas, et al. v. City of New York, et al., 05 Civ. 7670 (KMK) (JCF); Carney, et al. v. City of New York, et al., 05 Civ. 7672 (KMK) (JCF); Sikelianos v. City of New York, et al., 05 Civ. 7673(KMK) (JCF); Jarick v. City of New York, et al., 05 Civ. 7626 (KMK) (JCF);

Dear Judge Francis:

I write to respectfully request, jointly with counsel for defendants, an additional extension of months on all remaining deadlines pursuant to the Case Management Orders in the abovecaptioned RNC cases. Pursuant to Your Honor's Discovery Order #2 of November 13, 2006, the parties are in the process of setting up dates for the depositions of twenty-seven "Arresting Officers" over the course of the next several months in the above-captioned cases. In addition to these, a significant number of Commanding Officer depositions, and depositions of officials of the Hudson River Park Trust, will need to be scheduled in the above-captioned cases, in conjunction with the resolution of other discovery issues associated therewith.

This is the parties' third joint request for an extension of the Case Management Orders in the above-captioned cases.

Respectfully submitted,

Jeffrey Rothman

cc: James Mirro, Esq. (by email) Fred Weiler, Esq. (by email) Jeffrey Dougherty, Esq. (by email)

Curt Beck, Esq. (by email)

Case N.05-cy-0.7541-RJS-JCF

Document 21

Filed 03/05/2007...

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2/2



### MEMO ENDORSED

THE CITY OF NEW YORK
LAW DEPARTMENT
100 CHURCH STREET

Special Federal Linguism Division TEL 212-788-1817 FAX: 212-788-9776

FRED M. WEILER

100 CHURCH STREET NEW YORK, NY 10007

March 2, 2007

VIA FAX 212-805-7930

MICHAEL A. CARDOZO

Corporation Counsel

Honorable James C. Francis IV United States Magistrate Judge Southern District of New York 500 Pearl Street New York, NY 10007

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 3/5/07

Re: <u>Drescher v. City of New York et al</u>, 05 CV 7541 (KMK) (JCF)

Dear Judge Francis:

On behalf of plaintiff and defendants, I write to request a modification of the Case Management Order (CMO) in the above-captioned case, which currently provides for a fact-discovery cut-off date of March 1, 2007. Both sides are exchanging written discovery, but need additional time for fact discovery. Accordingly, plaintiff and defendants jointly request that the Court grant an extension to the CMO deadlines such that fact discovery would be completed by July 1, and the remaining CMO deadlines extended by months. In addition, plaintiff had been pro se, but only recently retained an attorney. If this meets with your approval, would you please "so order" it?

Thank you for your time and consideration.

extim grawled as modified.

Respectfully submitted

Fred M. Weiler (FW 5864)

Jeffrey Rothman, Esq. (via e-mail)

cc:

# EXHIBIT P

1		Page 1
2	UNITED STATES DISTRICT COURT	
3	SOUTHERN DISTRICT OF NEW YORK	
4	MICHAEL SCHILLER, FRANCESCA FIORENTINI,	
5	ROBERT CURLEY AND NEAL CURLEY, Plaintiffs,	
6	-against-	
7	THE CITY OF NEW YORK; RAYMOND KELLY, Commissioner	
8	of the New York City Police Department; TERENCE MONAHAN,	
9	Assistant Chief of the Bronx Bureau of the New York	
10	City Police Department, et al., Defendants.	
11	X	
12	December 1, 2005 10:00 a.m.	
13		
14		
15	Deposition of TERENCE MONAHAN, held	
16	at the offices of NEW YORK CIVIL LIBERTIES	
17	UNION, 125 Broad Street, New York,	İ
18	New York, before Vicky Galitsis, a Certified	
19	Shorthand Reporter and Notary Public of the	
20	State of New York.	
21		
22		
23		
24	GREENHOUSE REPORTING, INC. 363 Seventh Avenue - 20th Floor	
25	New York, New York 10001 (212) 279-5108	
A.A.		

	Page	70	0
1	T. Monahan	1	Page : T. <b>Monaha</b> n
2	of how the police would deal with	2	Q. I will show that to you later.
3	demonstration activity.	3	A. Okay.
4	A. Yes.	4	Q. Any other written materials you
5	Q. So what do you recall, if	5	recall receiving during that training?
6	anything, him talking about in terms of the	6	A. That's the only one I recall. I
7	legal aspects of dealing with demonstrations?	7	may have received others, but I do recall
8	A. Specifically I cannot recall	8	that.
9	exactly what he said. But I know we did	9	Q. What do you recall, if anything,
10	discuss stuff along the lines of blocking	10	about any discussion at that training by Kerry
11	streets, blocking buses, stuff along those	11	Sweet or anyone else about the need for people
12	lines. Exactly what was discussed, I don't	12	who are walking on a sidewalk to get a permit?
13	recall.	13	A. I don't recall him mentioning
14	Q. When you talk about blocking	14	that.
15	streets, are you talking about people either	15	Q. You said there were three
16	sitting down or lying in a roadway?	16	
17	A. No. Blocking streets, blocking	17	training sessions that you believe you
18	it in any way, manner, shape or form.	18	attended. The first one was approximately the
19	Q. In a roadway, is that correct?	19	Spring of 2004. When was the next one?
20	A. Street, building line to	20	A. The next one was early Summer of
21	building.	21	2004. Early or later summer, maybe end.
22	Q. Building line to building line.	22	Sometime of July, beginning of July.
23	So you are including sidewalks within that?	23	Q. Where did that training take
24	A. Yes.	24	place?
25	Q. What do you recall, if anything,		A. Down at headquarters.
	Q. What do you recall, it anything,	25	Q. By headquarters, you mean One PP?
	Page 7.	1	Page 73
	T. Monahan	1	T. Monahan
2	about Captain Sweet saying on this topic?	2	A. Yes.
3	A. I don't recall what he said.	3	Q. Where at One PP did that training
4	Q. Do you have any general	4	take place?
5	recollection about what he said about blocking	5	A. The auditorium.
6	buses?	6	Q. Was it a full group of people at
7	A. I don't recall exactly, no.	7	the auditorium?
8	Q. Did he make a PowerPoint	8	A. Yes.
9	presentation in conjunction with his training?	9	<ul> <li>Q. Do you have any idea how many</li> </ul>
10	A. I don't recall.	10	that auditorium seats, approximately?
11	Q. Were you provided with any	11	A. No.
12	written materials with respect to this	12	Q. Do you have any idea who was in
13	training session, on any topic?	13	attendance at that training? Again I don't
14	A. Yes.	14	mean by identity, I mean by category, either
15	Q. What materials were you provided?	15	by rank or type of responsibility, any way
16	A. Legal guidelines.	16	that you can describe them as a group.
17	<ul> <li>Q. Is this a publication by the</li> </ul>	17	A. Superior officers from the rank
18	legal bureau about guidelines to be used	18	of captain up. Who was invited, I'm not sure.
19	during the convention?	19	Q. How long did that training last?
20	A. It was a guideline, I believe,	20	A. I believe it was a couple of
21	just of the overall laws regarding free	21	hours.
22	speech, public assemblage and of such.	22	Q. What was the substance of that
23	Q. How many pages would you estimate	23	training?
24	that was?	24	A. It was a briefing by the
			TO TO THE THOUSAND A CITIED BY CITIED IN CO.
25	A. It was fairly substantial.	25	intelligence bureau.

transportation, mobile field forces, the

Q.

That's what I'm trying to focus

Page 24	2	Page 2
T. Monahan	1	T. Monahan
on it.	2	I, the witness herein, having
	3	read the foregoing testimony do hereby
	4	certify it to be a true and correct
will make sure the record includes a	5	transcript, subject to the corrections,
statement about the Bates number that's	6	if any, shown on the attached page.
on it.		and the state of t
MR. KRANIS: Okav.	1	
	1	TTDESCE MONALIAN
· · · · · · · · · · · · · · · · · · ·		TERENCE MONAHAN
for the record that we're going to		
	4	Subscribed and sworn to
	14	before me thisday
	15	of, 2005.
date that we will have to designate.	16	· · · · · · · · · · · · · · · · · · ·
MR. SPIEGEL: If I may say on the	17	
record, throughout both this deposition		
	1	
·	4	
	t	
collectively to those instructions and	25	
T. Monahan we will take them up at later time. MR. KRANIS: I understood that you did not agree with me. (Time noted: 1:35 p.m.)	17 18 19 20 21	INDEX WITNESS EXAMINATION BY PAGE T. Monahan Mr. Dunn 5  EXHIBITS MONAHAN PAGE LINE 1 Violation, Bates stamped SCH 15 231 3  2 Violation 232 3  3 Document Bates stamped Schiller 21 and 22 232 22  4 Document Bates stamped SCH 1 and 2 233 20
	MR. DUNN: This copy I have does not have the Bates number on it, but I will make sure the record includes a statement about the Bates number that's on it.  MR. KRANIS: Okay.  MR. DUNN: Okay. Off the record.  (Discussion off the record.)  MR. DUNN: I just want to note for the record that we're going to adjourn the deposition now with the consent of everyone, and we will continue it at a mutually convenient date that we will have to designate.  MR. SPIEGEL: If I may say on the record, throughout both this deposition and at times during Inspector Galati's deposition, instructions not to answer questions were issued by Mr. Kranis.  And while neither I nor any of the other plaintiffs' counsel in the room spoke up, we will have objected collectively to those instructions and  Page 243  T. Monahan  we will take them up at later time.  MR. KRANIS: I understood that you did not agree with me.  (Time noted: 1:35 p.m.)	MR. DUNN: This copy I have does not have the Bates number on it, but I will make sure the record includes a statement about the Bates number that's on it.  MR. KRANIS: Okay.  MR. DUNN: Okay. Off the record.  (Discussion off the record.)  MR. DUNN: I just want to note for the record that we're going to adjourn the deposition now with the consent of everyone, and we will continue it at a mutually convenient date that we will have to designate.  MR. SPIEGEL: If I may say on the record, throughout both this deposition and at times during Inspector Galati's deposition, instructions not to answer questions were issued by Mr. Kranis.  And while neither I nor any of the other plaintiffs' counsel in the room spoke up, we will have objected collectively to those instructions and  T. Monahan  We will take them up at later time.  MR. KRANIS: I understood that you did not agree with me.  (Time noted: 1:35 p.m.)

# EXHIBIT Q

1		Page 1
2	UNITED STATES DISTRICT COURT	
3	SOUTHERN DISTRICT OF NEW YORK	
4	MICHAEL SCHILLER, et al.,	
5	Plaintiffs, -against-	
6	THE CITY OF NEW YORK, et al., Defendants.	
7	X	1
8	HACER DINLER, et al.,	
9	Plaintiffs, -against-	
10	THE CITY OF NEW YORK, et al., Defendants.	
11	Defendancs.	
12	July 7, 2006 10:00 a.m.	
13	10:00 a.m.	
14		
15	Deposition of JOSEPH ESPOSITO, held at	
16	the offices of NEW YORK CIVIL LIBERTIES	
17	UNION, 125 Broad Street, New York, New York,	
18	before Vicky Galitsis, a Certified Shorthand	
19	Reporter and Notary Public of the State of	
20	New York.	
21		
22		
23	GREENHOUSE REPORTING, INC.	
24	363 Seventh Avenue - 20th Floor	
25	New York, New York 10001 (212) 279-5108	

	ge 2 Page 4
2 APPEARANCES:	1
3 4 NEW YORK CIVIL LIBERTIES UNION	2 IT IS HEREBY STIPULATED AND AGREED,
Attorneys for the Plaintiffs	3 by and between the attorneys for the
5 Michael Schiller, et al and Hacer Dinler, et al.	4 respective parties hereto, that all
6 125 Broad Street	5 objections, except as to form, shall be
New York, New York 10004 7 BY: CHRISTOPHER DUNN, ESQ.,	6 reserved to the time of trial.
-and	7 IT IS FURTHER STIPULATED AND AGREED
8 PALYN HUNG, ESQ of Counsel	8 that the sealing and filing of the within
9	9 deposition are hereby waived.
10 LAW OFFICES OF SUSAN TAYLOR Attorneys for the Plaintiffs	10 IT IS FURTHER STIPULATED AND AGREED
11 Abdell, et al.	11 that the within deposition may be
575 Madison Avenue, 10th Floor 12 New York, New York 10022	12 subscribed and sworn to by the witness
BY: NORMAN BEST, ESQ.,	13 being examined before a Notary Public
13 of Counsel 14	14 other than the Notary Public before whom
15 ALLEGAERT BERGER & VOGEL, LLP Attorneys for the Plaintiff	15 this deposition was begun.
16 Noel Grass	16
111 Broadway, 18th Floor 17 New York, New York 10006	17
BY: ROBERT F. FINKELSTEIN, ESQ.,	18 -000-
18 of Counsel	19
20 OLIVER & OLIVER, ESQS.	20
Attorneys for the Plaintiff 21 Dennis Kyne	21
c/o 200 East 10th Street, #917	22
22 New York, New York 12202 BY: ERIC ADLER, ESQ.,	23
23 of Counsel	24 .
24 25	25
D	
Page	Lage 3 I
2 A P P E A R A N C E S: (Continued.) 3 ALAN D. LEVINE, ESQ.	1 E. Esposito
Attorney for the Plaintiff	2 JOSEPH ESPOSITO, 3 having been first duly sworn by a
4 Greta Smith, et al 80-02 Kew Gardens Road, Suite 1010	J ==== // 0.10/11 by a
5 Kew Gardens, New York 11415	The same of the State of
6 7 ZELDA STEWARD, ESQ.	The state of the s
Attorney for the Plaintiff	
8 Jody Concepcion	6 as follows:
299 Broadway, 17th Floor	7 EXAMINATION BY MR. DUNN:
9 New York, New York 10007	7 EXAMINATION BY MR. DUNN: 8 Q. Good morning, Chief Esposito.
9 New York, New York 10007 10	7 EXAMINATION BY MR. DUNN: 8 Q. Good morning, Chief Esposito. 9 A. Good morning.
9 New York, New York 10007 10 11 NEW YORK CITY LAW DEPARTMENT OFFICE OF THE CORPORATION COUNSEL	7 EXAMINATION BY MR. DUNN: 8 Q. Good morning, Chief Esposito. 9 A. Good morning. 10 Q. A couple of preliminaries.
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9 New York, New York 10007 10 11 NEW YORK CITY LAW DEPARTMENT OFFICE OF THE CORPORATION COUNSEL 12 Attorneys for the Defendants 100 Church Street 13 New York, New York 10007-2601 BY: PETER FARRELL, ESQ. 14 -and- MARK ZUCKERMAN, ESQ., 15 of Counsel 16 17 ANDREW SCHAFFER, ESQ. Deputy Commissioner Legal Matters 18 One Police Plaza, Room 140A New York, New York 10038 19 (present a.m. session) 10 11 RUBY MARIN, ESQ. Special Counsel to Deputy 12 Commissioner Legal Matters One Police Plaza, Room 140A New York, New York 10038 (present p.m. session) 14	7 EXAMINATION BY MR. DUNN:  8 Q. Good morning, Chief Esposito.  9 A. Good morning.  10 Q. A couple of preliminaries.  11 First, as I assume you understand, you're not  12 a defendant in this case. There is no  13 allegation of wrongdoing on your part.  14 When did you learn you would be  15 deposed in this matter?  16 A. I don't remember.  17 Q. Approximately how long ago would  18 you say?  19 A. A couple of months.  20 Q. Since learning you would be  21 deposed, have you had conversations with  22 anyone from inside the police department about  23 this deposition?

25

I understand that. But this is a

decision that was not made by an incident

state would come in.

with no IDs. A lot of people from out of

24

### Page 186 Page 188 1 E. Esposito 1 E. Esposito commander, this was a decision that was made 2 2 there would be a no summons policy during the 3 by you and Commissioner Kelly. 3 convention, that they were also informed or 4 Α. Right. 4 otherwise would have known that they 5 Q. What I'm asking you is, when the 5 nonetheless would have had the discretion to two of you made this decision, what 6 6 issue summonses to people? consideration, if any, did you give to having 7 7 MR. FARRELL: Objection. 8 this policy apply to particular events where 8 It's always an option. They can 9 there were particular concerns as opposed to 9 always bring that to our attention. Was it 10 having it apply throughout the convention to 10 articulated? It doesn't have to be 11 all events? 11 articulated. 12 A. That's always an option. 12 Q. What does that mean? For 13 MR. FARRELL: Objection. instance, let's just take an example. We had 13 14 Q. Is that an option that you a client whose case we settled, so it's not a 14 15 considered? 15 case anymore. A single person who got 16 MR. FARRELL: Objection, If you 16 arrested standing on the sidewalk, they went 17 are asking him about his discussions 17 to Pier 57. 18 with Commissioner Kelly as a 18 If the captain who had ordered deliberative process as to why this was 19 19 that arrest had been inclined to give this 20 adopted, you can ask him what the 20 woman a summons who was charged with blocking 21 policy was and why they adopted it. 21 the sidewalk or standing on it, what would he 22 He's given you both. 22 have to have done to get permission to make an 23 I think you're trying to get at 23 exception to the no summons policy? the conversations leading up to the 24 24 MR. FARRELL: Objection. 25 adoption of the policy. And I'm going 25 Bring it to a supervisor's Α. Page 187 Page 189 1 E. Esposito 1 E. Esposito 2 to assert the deliberative process on 2 attention. 3 behalf of the City. 3 What supervisor did you 4 It's clearly stated what the 4 understand had the authority to make the 5 policy was, and he articulated twice exception to the no summons policy you and 5 6 now, once this morning and once this 6 Commissioner Kelly made? 7 afternoon, the reasons why the policy 7 A. Every situation is different. 8 was adopted. 8 I understand every situation is 9 Chief Esposito, do you recall if Q. 9 different. I'm trying to understand who would 10 at the time this decision was made that you 10 have had the authority to say --11 believed that the concerns that you mentioned 11 Depending on the situation, it were concerns that would apply to every single 12 12 could have been that captain or it could have 13 planned RNC event? been me. It depends on the circumstances that 13 14 Generally speaking, this would be 14 are developing as that situation is unfolding. 15 the policy. But incident commanders, anybody 15 So I want to understand what the on the scene could bring it to our attention 16 16 circumstances would have been at the that they wanted to not put somebody into the 17 17 convention, in which a captain could have 18 system and give a DAT. decided to make an exception to the no summons 18 19 We give our commanders a lot of 19 policy that you and Commissioner Kelly made. leeway to make the decisions based on the 20 20 A. We're talking hypothetically. facts at that particular incident. We're not 21 21 MR. FARRELL: Objection. 22 at every incident, we have to rely on our 22 Α, What I'm telling you is that a 23 incident commanders. 23 captain could articulate to me a circumstance 24 Is it your testimony that when

24

25

where he gave or she gave a summons.

Chief, I gave this summons

the operations people were instructed that

24

25

that you identified as being justifications

for the no C summonses policy during the

convention were concerns that you specifically

Α.

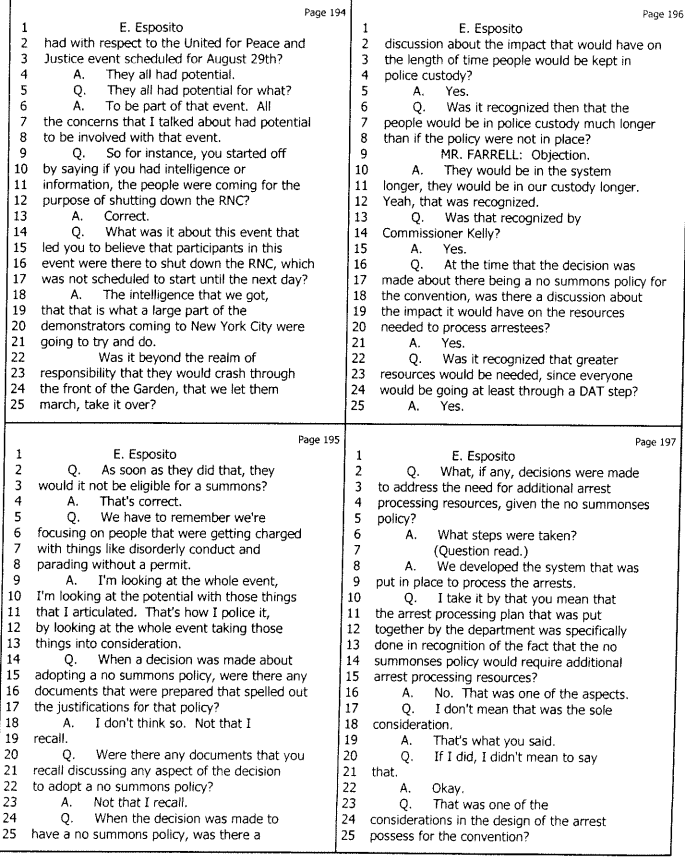
scheduled to take place during the convention?

Every incident is an individual

MR. FARRELL: Objection.

23

24



22

23

24

25

Α.

estimate?

A. Yes.

MR. FARRELL: Objection.

Q. Again more than five, you would

I don't recall.

A.

Q,

Α.

amount?

expected to be coming during --

More than five.

No, I couldn't.

The same, if you give me an upper

21

22

23

24

		7	
	Page 36	52	Page 364
]	•	1	p
2		2	2 intelligence about people wanting to shut down
-   3	months before the Convention, when did these	1 3	or prevent or obstruct the ingress or egress of
4		4	
5			
1 6		le	
7		7	A. Someone from the Intelligence
8		8	
9			
10		9	7 = =
	,	10	· · · · · · · · · · · · · · · · · · ·
11		11	
12		12	
13	, , , , , , , , , , , , , , , , , , , ,	13	,
14		14	The second secon
15		15	to that?
16	the Convention approached?	16	A. Just the theaters that the delegates
17	A. Yes.	17	were to go to. I don't remember specifically
18	Q. What intelligence that you received	18	
19		19	Q. What were the main hotels where the
20		20	
21		21	
22	A. Just that, Intelligence Division	22	
23		23	c in year than the same part of the same and
24		24	,
25			
123	Q. Again, do you remember any specifics	25	A. Not that I recall.
	P. 000		
1	Page 363 J. Esposito		Page 365
		$\frac{1}{2}$	J. Esposito
2	at all with regard to what venues people were	2	Q. What intelligence suggested that
3	going to be trying to shut down, which people	3	violent criminals were coming New York to engage
4	were going to shut them down, when they were	4	in violent activity or to engage in civil
5	going to try to shut them down and in what	5	disobedience?
6	manner they were going to try to shut them	6	A. Information that was given to me
7	down?	7	from the Intelligence Division.
8	Blocking streets, blocking	8	Q. Again, do you remember any specifics
9	entrances, events that the delegates were going	9	at all about which violent criminals, about what
10	to go to, chaining themselves, sitting down.	10	violent acts were expected where and when they
11	Q. At what venues?	11	were expected to occur?
12	A. Just about every venue that the	12	A. I can't recall the names.
13	information was. They would go to the venues	13	Q. About how many individuals were
14	that the delegates were going to be at. It was	14	individuals of concern in the sun was to the
15	more or less generic.	15	individuals of concern in the run-up to the
16	Q. Do you remember any specific	1	Republican National Convention?
17	intelligence about popula going to about decime	16	A. I don't remember.
	intelligence about people going to shut down	17	Q. There were some people who were
18	delegate-related venues on August 29th in the	18	designated as individuals of concern, correct?
19	Times Square area?	19	MR. FARRELL: Objection.
20	A. What day of the week was that?	20	A. Yes.
21	Q. It was a Sunday, the day of the	21	Q. About how many were designated as
22	large demonstration by United for Peace and	22	individuals of concern?
23	Justice?	23	A. I don't recall at all.
24	A. I am not sure.	24	Q. Were any lists or photo displays
25	Q. Do you remember any specific	25	made depicting these individuals of concern?
1	- , , , , , , , , , , , , , , , , , , ,		menn applicating alload injury and an additional and additional additional and additional and additional additional additional additional and additional add

Page 466 Page 468 1 J. Esposito 1 J. Esposito Chief Colegan, would work alongside by him and 2 2 A. Intel would do a lot of it. 3 be brought up to speed? 3 Operations would do a lot of it. We would just 4 MR. FARRELL: Objection. 4 get briefed on what happened day before. 5 No. What I'm saying, you wouldn't 5 Q. Who from intel would give those 6 relieve Devlin and bring Colegan in. If you are 6 briefinas? 7 going to bring Colegan in, let him work with 7 A. Usually Cohen. We would have Devlin until Devlin leaves. I don't think we 8 somebody there with him giving us the details of 9 would have relieved Devlin if he was still 9 what happened the day before. McManus, Chief 10 workina. 10 McManus who is the RNC coordinator, would be 11 Q. Why would you have wanted Colegan to 11 there naturally. 12 work with Devlin? 12 Q. And the Operations Division, are 13 MR. FARRELL: Objection. 13 they within the Patrol Services Division? 14 To get up to speed. 14 They answer to the Chief of the 15 Did you, at any time, have any 15 Department. conversations with Inspector Morris about RNC 16 16 Are they Patrol Services? Q. 17 arrest planning prior to the RNC? 17 No, Chief of the Department's Α. 18 A. I forget when he came on board for 18 office. 19 the RNC. 19 What is their general duties? Q. 20 Q. Do you remember why Morris in 20 They coordinate all of the citywide 21 particular was chosen to work on this project? 21 plans, activities details. They are the central 22 A. Very well thought of. I believe he depository for what is going on around the City. 22 23 is an attorney. I just think we saw things in 23 Sort of an overview of all of the 24 his background that we liked. different police operations? 24 25 Do you know if he ever worked with 25 A. Yes, sir. Page 467 Page 469 J. Esposito 1 1 J. Esposito 2 the Legal Bureau? 2 The coordination between the --3 A. I don't know. 3 A. Bureaus, other City agencies, 4 You said that RNC arrests would be outside City agencies. Anything going on in the 4 5 reported to the Command Center. What Command 5 City would go through them. 6 Center were you referring to, sir? They would give you daily briefings 6 7 A. Emergency Operations Center, the 7 as well as to what occurred on the prior day? 8 EOC, police headquarters. We have a big 8 They would be part of a briefing 9 conference room. All of the agencies that were 9 process, yes. 10 working with the RNC were represented there, and 10 Would these briefings be given at Q. there is a sort of a central depository for all 11 11 the same time or --12 activity. 12 A. Generally we try to get them down 13 Did you spend a fair amount of time early in the morning, 8, 9 o'clock I believe 13 within that Emergency Operations Center during 14 14 they were. 15 the Republican National Convention? 15 Q. Was that in the Commissioner's 16 A. No. 16 conference room? 17 Where did you spend the bulk of your 17 A. Most of the time they were in the 18 time during the RNC period? Was it out on the 18 Commissioner's conference room. street? Was it at a command office? What were 19 19 Q. How long would they take? 20 you actually doing most of the time? How did 20 A. It varied. 21 you organize your days? Q. Were there any written documents 21

22

23

24

25

that were generated as a result of that?

A. At times there may -- intel would

have some documents at times. A lot of times it

would be Operations. Operations may generate a

Q. By whom?

briefings.

A. We get briefed in the morning on

what happened the day before. We get daily

22

23

24

J. Esposito be they be eligible for a summons?  MR. FARRELL: Can you read that back for me.  (The record was read.) Q. Are you aware of any such policy in the police department prior to the RNC?  MR. FARRELL: Objection. If you understand it. A. Online and a C-Summons only if the ncident commander okayed it? Q. Right. A. Online referring to what? Q. You tell me.  MR. FARRELL: Objection. A. Well, what's your understanding of online? Q. Well, let me ask you what your understanding of online is? A. Online to me is usually above DAT, when you're being processed for a complaint perfore a judge.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Esposito MR. MOORE: I have nothing further. Thank you, Chief Esposito. MR. FARRELL: All right, it's 12:29. Do you need a break? (A recess was taken.) EXAMINATION BY MS. WOHLFORTH: Q. Good afternoon. My name is Karen Wohlforth. I represent Jody Concepcion, a plaintiff in this action. I just have a few questions for you today, and you'll excuse me if I may repeat certain information because I wasn't able to be at certain of your other depositions, but it will be short. I understand that you testified that you met with Mr. Cohen, David Cohen, on a regular basis? A. Yes.
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understanding of online is?  A. Online to me is usually above DAT, when you're being processed for a complaint	19 20 21	basis?
A. Online to me is usually above DAT, when you're being processed for a complaint	20 21	A. Yes.
when you're being processed for a complaint	21	
		Q. When did those meetings start prior
efore a judge		to the convention?
ciore a juage.	22	A. Just about immediately when we were
Q. Are you aware of any such policy,	23	awarded the convention.
iven that definition of online, were you aware	24	Q. And did those meetings step up in
f such policy prior to the RNC?	25	frequency as you came closer to the convention?
Page 77 [.] J. Esposito	! .	Page 778
MR. FARRELL: Objection.	1	J. Esposito
A. I didn't think so.	2	A. Yes.
Q. Assuming online includes both	3	Q. How often did you meet with him in
raignment before a judge and the issuance of a	4	the months prior to the convention?
AT, are you aware of any policy that says for	5	A. I couldn't say.
hybody arrested at a demonstration for a	6	Q. Once a week?
plation at a demonstration that they would be	7	A. Yes, at least.
	8	Q. And who else attended those
ocessed online unless an incident commander	9	meetings?
ncluded that they should get a summons?	10	A. At times the commissioner would be
MR. FARRELL: Objection.	11	there, at times it would just be me and Cohen.
A. As I testified earlier, the incident	12	Q. How was John McManus involved?
mmander has the discretion to give a C-Summons.	13	MR. FARRELL: Objection.
Q. So is it my understanding then that	14	A. Jack was the coordinator for the
or to the RNC that for people arrested at	15	RNC, he was the point person for the RNC.
	16	Q. Can you tell me what his duties
monstrations that the presumption would be that	1	involved as the point person for the RNC?
monstrations that the presumption would be that ey would be processed online, which could	1	MR. FARRELL: Objection.
monstrations that the presumption would be that by would be processed online, which could lude being given a DAT or going before a judge	19	A. Really organizing the whole event.
monstrations that the presumption would be that by would be processed online, which could llude being given a DAT or going before a judge arraignment, and that the presumption would	20	Q. Coordinating with this Committee on
monstrations that the presumption would be that ey would be processed online, which could lude being given a DAT or going before a judge arraignment, and that the presumption would that that's how they would be processed, and	21	Arrangements?
monstrations that the presumption would be that ey would be processed online, which could flude being given a DAT or going before a judge arraignment, and that the presumption would that that's how they would be processed, and it only if the incident commander decided they	ำว	A. Coordinating with other city
monstrations that the presumption would be that ey would be processed online, which could flude being given a DAT or going before a judge arraignment, and that the presumption would that that's how they would be processed, and it only if the incident commander decided they build get a summons that they would be eligible	22	agencies, federal agencies and the RNC people,
monstrations that the presumption would be that bey would be processed online, which could lude being given a DAT or going before a judge arraignment, and that the presumption would that that's how they would be processed, and it only if the incident commander decided they build get a summons that they would be eligible a consideration for a summons?	23	City Hall.
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Q. Where would it have been available?

1	Page 8 J. Esposito	- 1	Page 825
2	A. No.	1	
3	Q. Do you recall the issue coming up in	2	
4	connection with the 6th Precinct?	3	
5		4	testimony, do hereby certify it to be a true and
	MR. FARRELL: Objection.	5	correct transcript, subject to the corrections,
6	A. Not specifically, no, I don't.	6	if any, shown on the attached page.
7	Q. You referred earlier today on having	7	· •
8	received specific information from Intel	8	
9	concerning issues relating to identification	9	
10	documents?	10	JOSEPH ESPOSITO
11	A. Yes.	11	
12	<li>Q. And the concern was that people be</li>	12	
13	carrying false identification documents; is that	13	
14	correct?	14	
15	A. Yes.	15	Subscribed and sworn to
16	Q. Did any of that information suggest	16	before me this day
17	that people would be carrying identification	17	of 2006.
18	documents that reflected a gender that was	18	2006.
19	different than that was of a different gender	19	
20	than you would expect?	20	
21	MR. FARRELL: Objection.	21	NOTADY DUDITO
22	A. I don't recall that being talked	4	NOTARY PUBLIC
23	about.	22	
24		23	
25	MS. RITCHIE: I have nothing	24	
	further. Thank you.	25	
	Page 82		
1 .		' I	Page 826
1	J. Esposito	1	Page 826
2	J. Esposito MR. FARRELL: For the record, just		Page 826 CERTIFICATE
2 3	J. Esposito  MR. FARRELL: For the record, just as I have with the prior days' testimony	1	CERTIFICATE
2 3 4	J. Esposito MR. FARRELL: For the record, just as I have with the prior days' testimony and the continuing deposition of Chief	1 2	
2 3 4 5	J. Esposito MR. FARRELL: For the record, just as I have with the prior days' testimony and the continuing deposition of Chief Esposito, we would request to review and	1 2	CERTIFICATE STATE OF NEW YORK ) :ss
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2 3 4 5 6 7	J. Esposito MR. FARRELL: For the record, just as I have with the prior days' testimony and the continuing deposition of Chief Esposito, we would request to review and sign pursuant to Rule 30. There are no other counsel here who are seeking to question Chief Esposito, so	1 2 3 4 5 6	CERTIFICATE STATE OF NEW YORK ) :SS COUNTY OF NEW YORK )  I, MARION FROLA, a Court Reporter and Notary Public in and for the State of New
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# EXHIBIT R



## THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET NEW YORK, NY 10007

JAMES MIRRO

Special Assistant Corporation Counsel phone (212) #88-8026 | fax (212) #88-9776

February 1, 2008

### BYFAX

MICHAEL A. CARDOZO

Corporation Counsel

The Honorable Richard J. Sullivan United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007-1312

Re: Consolidated RNC Cases

Dear Judge Sullivan:

On January 23, 2008, Magistrate Judge Francis issued an opinion and order granting in part and denying in part the motions of plaintiffs in approximately 37 RNC actions to amend their complaints to add various claims and defendants (the "Order"). As Your Honor may recall, plaintiffs' motions to amend were filed nearly three years after the incidents giving rise to these claims, on the eve of expiry of the federal statute of limitations and after nearly three years of consolidated discovery in the RNC cases.

In the Order, the Magistrate Judge has permitted plaintiffs to add as a defendant Deputy Commissioner of Intelligence David Cohen although we believe that plaintiffs have not properly pled any cause of action against him. Due to the importance of this issue, and other potential grounds for appeal that we are reviewing, defendants will appeal the Order for Your Honor's review.

In light of the burdens under which defendants are laboring in these numerous actions, which includes ongoing party and nonparty discovery as well as heavy briefing schedules before both Your Honor and Magistrate Francis on various issues, the parties have conferred on a briefing schedule. Plaintiffs' counsel, Jeffrey Rothman, has consented to the schedule proposed below; in several conversations, the Beldock firm, through Ms. Norins, has expressed no objection but has not yet provided a final answer; Ms. Weber consents on the

condition that she be permitted an extra week to submit her opposition to the appeal; other plaintiffs' counsel who have moved to amend have not responded to our email inquiries.

Based on these discussions, the parties propose the following schedule: defendants appeal shall be due on February 25, 2008; plaintiffs' opposition shall be due on March 17, 2008; and defendants' reply shall be due on March 31, 2008. The parties respectfully request that the Court "so order" it.

Respectfully submitted,

James Mirro

cc: RNC Distribution List (by email)

# EXHIBIT S

Page 1 of 1

### Clare Norins

From: Clare Norins

Sent: Sunday, February 03, 2008 3:42 PM

To: Sundaran, Raju, 'Mirro, James', 'Farrell, Peter'

Cc: Jonathan C. Moore; Rachel Kleinman

Subject: Briefing on Rule 72 re Amending Complaints

### Hi Jim & Raju:

Counsel in MacNamara consents to the proposed briefing schedule with the understanding that defendants will not be appealing the addition of the as-applied constitutional challenges to the Parading Without a Permit and Disorderly Conduct statutes.

Thanks, Clare

Clare Rivka Norins, Esq.
Beldock Levine & Hoffman LLP
99 Park Avenue, Suite 1600
New York, New York 10016
(212) 490-0400 (phone) (212) 277-5882 (direct)
(212) 557-0565 (fax)

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